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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/827,203	04/19/2004	James G. Ronca	0307090.0123	2339
35602 Stephen C. Gla	7590 02/06/2008 zier	EXAMINER		
Kirkpatrick & Lockhart Preston Gates & Ellis LLP			COUSO, YON JUNG	
1601 K Street, N.W. Washington, DC 20006-1600		ART UNIT	PAPER NUMBER	
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			02/06/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary		Application No.	Applicant(s)		
		10/827,203	RONCA ET AL.		
		Examiner	Art Unit		
		Yon Couso	2624		
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet with the c	orrespondence address		
WHIC - Exter after - If NO - Failu Any r	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.13 SIX (6) MONTHS from the mailing date of this communication. Poperiod for reply is specified above, the maximum statutory period were to reply within the set or extended period for reply will, by statute, reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 36(a). In no event, however, may a reply be tin will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).		
Status					
2a)⊠	Responsive to communication(s) filed on <u>9/28/0</u> This action is <b>FINAL</b> . 2b) This Since this application is in condition for allowan closed in accordance with the practice under Ex	action is non-final. nce except for formal matters, pro			
Dispositi	on of Claims				
5)⊠ 6)⊠ 7)⊠	Claim(s) <u>1-55</u> is/are pending in the application.  4a) Of the above claim(s) is/are withdraw Claim(s) <u>1</u> is/are allowed.  Claim(s) <u>2-6,18,23-25,29-34,46 and 51-55</u> is/ar Claim(s) <u>7-17,19-22,26-28,35-45 and 47-50</u> is/a Claim(s) are subject to restriction and/or	vn from consideration. re rejected. are objected to.			
Applicati	on Papers				
10)□	The specification is objected to by the Examiner The drawing(s) filed on is/are: a) access Applicant may not request that any objection to the consequent drawing sheet(s) including the correction to the oath or declaration is objected to by the Example 1.	epted or b) objected to by the Edrawing(s) be held in abeyance. See on is required if the drawing(s) is obj	e 37 CFR 1.85(a). sected to. See 37 CFR 1.121(d).		
Priority u	inder 35 U.S.C. § 119				
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:  1. Certified copies of the priority documents have been received.  2. Certified copies of the priority documents have been received in Application No  3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).  * See the attached detailed Office action for a list of the certified copies not received.					
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2) 🔲 Notice 3) 🔲 Inform	e of References Cited (PTO-892) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO/SB/08) r No(s)/Mail Date	4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ate		

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1. Applicant's arguments filed September 28, 2007 have been fully considered but they are not persuasive.

The applicants argue that the Cahill does not teach access by one of a plurality of disparate types of client applications to one of a plurality of disparate financial information repositories. The examiner notes that this is not a limitation of the claims. Applicant is reminded of 37 CFR 1.111(b) which states that, a "general allegation that the claims define a patentable invention without specifically pointing out how the language of the claims patentably distinguishes them from the references does not comply with the requirement of this section". What is claimed is API accessed by one of a plurality of disparate types of client applications, and wherein the first client request comprises a first set of search parameters (column 4, lines 35-40) and retrieving a first set of data index information through the API, from a first information repository of a plurality of disparate information repositories, using the first set of search parameters, wherein the first information repository comprises data index information corresponding to debit transactions and credit transactions (column 5, lines 25-45).

The ability to display the received electronic images in a windowed graphical—user interface consistent with industry standard office automation and computer workstation environment taught in column 4, lines 35-40 reads on the API accessed by one of a plurality of disparate types of client applications, and wherein the first client request comprises a first set of search parameters. Moreover, the ability to request and retrieve copies of checks from the banking institutions as taught in column 5, lines 25-45, wherein the check information can be both debit or credit transaction read on the

retrieving a first set of data index information through the API, from a first information repository of a plurality of disparate information repositories, using the first set of search parameters, wherein the first information repository comprises data index information corresponding to debit transactions and credit transactions.

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 2-6, 18, 23-25, 29-34, 46, 57-55 are rejected under 35 U.S.C. 102(b) as being anticipated by Cahill et al (US Patent No. 5,678,046).

The arguments advanced in paragraph 1 above as to the applicability of the reference are incorporated herein.

As to claim 2, Cahill teaches a method for processing financial information, the method comprising: receiving a first client request through an application program interface (API), wherein the API is accessed by one of a plurality of disparate types of client applications, and wherein the first client request comprises a first set of search parameters (column 4, lines 35-40); retrieving a first set of data index information through the API, from a first information repository of a plurality of disparate information repositories, using the first set of search parameters, wherein the first information repository comprises data index information corresponding to debit transactions and credit transactions (column 5, lines 25-45); and transmitting the first set of data index information to the client application through the API for display (column 8, lines 5-26).

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As to claim 3, Cahill teaches receiving the first client request comprises: entering the first client request using a set of query screens of the client application, wherein the first set of search parameters comprises at least one of a capture date, an account number and a sequence number of a corresponding credit transaction; and transmitting the first set of search parameters to the API (column 5, lines 25-31).

As to claim 4, Cahill teaches retrieving the first set of data index information comprises: comparing the first set of search parameters to the data index information in the first information repository; determining if the first set of search parameters matches any of the data index information in the first information repository; and transmitting to the API any data index information in the first information repository matching the first set of search parameters (column 3, lines 35-41 and column 9, lines 25-31).

As to claim 5, Cahill teaches displaying the first set of data index information in a list format; and displaying an indicator adjacent to each item in the list corresponding to a credit transaction (column 4, lines 35-40 and column 5, lines 25-31).

As to claim 6, Cahill teaches that the plurality of disparate types of client applications comprises external client interfaces and internal applications (column 5, lines 19-43).

As to claim 18, Cahill teaches a method for processing financial information, the method comprising: receiving a client request through an application program interface (API), wherein the API is accessed by one of a plurality of disparate types of client applications, and wherein the client request comprises a set of search parameters (column 4, lines 35-40); retrieving a set of data index information, from an information

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repository of a plurality of disparate information repositories, using the set of search parameters, wherein the information repository comprises data index information corresponding to credit transactions and component deposit items, and wherein a credit transaction comprises one or more corresponding component deposit items (column 5, lines 25-45); and retrieving financial image information, from an image information repository of a plurality of disparate image information repositories, for the retrieved data index information, wherein the image information repository comprises financial image information comprising images corresponding to credit transactions and component deposit items and image index information corresponding to the images (column 8, lines 5-46).

As to claim 23, Cahill teaches a system for processing financial information, comprising: an application program interface (API) accessible by a plurality of disparate types of client applications; and a plurality of servers operably connected to the API:

- a. to retrieve financial information from a plurality of disparate financial information repositories in response to one or more client requests received through the API, wherein the financial information comprises data index information and financial image information (column 4, lines 35-40 and column 5, lines 25-45), and
- b. to transmit the retrieved financial information to a client application through the API for display (column 5, lines 19-40 and column 8, line 5-26).

As to claim 24, Cahill teaches that the plurality of disparate financial information repositories are incompatible with each other (column 3, lines 35-41).

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As to claim 25, Cahill teaches that the plurality of servers comprises at least one of a screen generator to facilitate display of retrieved data index information and financial image information as HTML or XML pages, a user administration bean to retrieve and store user administration information, a folder access bean to provide folders for data index information and financial image information search results and requests, an output services bean to provide remote printing and fax services, and a billing bean to provide billing with respect to data index information and financial image

As to claim 29, Cahill teaches that the plurality of disparate types of client applications comprises external client interfaces and internal applications (column 5, lines 19-43).

As to claim 30, Cahill teaches that one or more of the plurality of servers comprises at least one of a drill down request bean, an index retrieval bean and an image retrieval bean (column 5, lines 11-18).

As to claim 31, see claim 2.

information requests (column 5, lines 13-43).

As to claim 32, see claim 3.

As to claim 33, see claim 4.

As to claim 34, see claim 5.

As to claim 46, see claim 18.

As to claim 51, see claim 23.

As to claim 52, see claim 30.

As to claim 53, see claim 30.

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As to claim 54, see claim 30.

As to claim 55, see claim 25.

- 3. Claim 1 is allowed.
- 4. Claims 7-17, 19-22, 26-28, 35-45, 47-50 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.
- 5. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Yon Couso whose telephone number is (571) 272-7448. The examiner can normally be reached on Monday through Friday from 8:30 to 5:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Eileen Lillis, can be reached on (571) 272-6928. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

YJC

February 2, 2008